IN AND FOR THE

Fifth Appellate District

F035918 People v. Reed

The judgment is affirmed. Cornell, J.

We concur: Dibiaso, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036768 People v. Lopez

The judgment is affirmed. Harris, J.

We concur: Dibiaso, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039193 In re Andrea R., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F039193 In re Andrea R., a Minor

The case is remanded to the juvenile court so that the clerk's minute order may be corrected to reflect the minor is not to associate with anyone known to her to be disapproved by her parents or the probation officers. In all other respects, the orders of the juvenile court are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037369 Beberian v. St. Ives Laboratories, Inc.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F037369 Beberian v. St. Ives Laboratories, Inc.

The judgment is affirmed. Costs are awarded to St. Ives.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

F038459 In re Michael S., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038459 In re Michael S., a Minor

The judgment is affirmed with modifications. The parental-probation approval condition is modified to provide that Michael is not to associate with anyone known to him to be disapproved of by a parent or by his probation officer.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036289 Kathrynne M. v. Frank D.

Judgment is reversed and the case remanded for recalculation in accord with this opinion. Buckley, J.

We concur: Vartabedian, Acting P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036606 People v. Andrews

The judgment is affirmed. Harris, J.

We concur: Ardaiz, P.J.; Dibiaso, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036800 People v. Facio

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F035589 People v. Gould

The judgment is affirmed. Costs on appeal are awarded to respondent. Levy, J.

We concur: Ardaiz, P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

F035331 People v. Forrest

The judgment is affirmed. Vartabedian, J.

We concur: Dibiaso, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035921 People v. Nunez

The judgment is affirmed. Vartabedian, J.

We concur: Dibiaso, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039100 In re Mark L., et al., Minors

Appellant's petition for rehearing filed herein is denied.

F037527 People v. Schneider

The judgment is affirmed. Buckley, J.

We concur: Vartabedian, Acting P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038017 People V. Hartley

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038017 People v. Hartley

The judgment is affirmed with modifications. The superior court shall modify the minute order of the sentencing proceeding to reflect the reasons for striking Hartley's strike stated by the court on the record at that proceeding.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

F040027 Daren G., v. The Superior Court of Kern Co., Kern Co. Dept. of Human Services

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F038521 In re Chue V., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038521 In re Chue V., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036810 Vega, et al. v. County of Los Angeles, et al.

Filed order denying request for publication of the opinion.